

ARBUCKLE FURNISHES BAIL AFTER MURDER COUNT IS DISMISSED

SAN FRANCISCO, Sept. 29.—Roscoe Arbuckle will never be brought to trial, his attorneys declared today.

With the comedian freed on the first degree murder charge in connection with the death of Miss Virginia Rappé, his counsel expressed the belief that the manslaughter charge would be dropped.

Dist. Atty. Brady, however, declared the trial on the lesser charge would be pressed as speedily as possible.

Within half an hour after Police Judge Lazarus had dismissed the murder charge late yesterday, "Fatty" had furnished \$5,000 cash bail.

He was expected to return to Los Angeles today. But he must come back to San Francisco in a few days to plead to the manslaughter charge.

The date for his trial will be set then, according to the prosecution.

As soon as he had furnished bail, Arbuckle went to the city prison to watch the jailer lock the door of his cell—but this time with the big comedian on the outside.

"By golly, I'm glad! Thank you for your good wishes," was all the comment he would make.

It was believed that Arbuckle would leave today for Los Angeles in his big \$26,000 automobile, probably accompanied by his wife, Minta Durfee, and her mother.

The decision of Judge Lazarus was a bitter disappointment to Dist. Atty. Brady and his staff.

"This action of Judge Lazarus in holding the defendant to answer on a charge of manslaughter is wholly mystifying," said a statement issued by Brady. "The very fact that he has held the defendant to answer on a charge of manslaughter is a demonstration that he should have been held on a charge of murder."

"In America I had supposed there was one law for all. I am now told that there is one law for the 'important' defendant in an important case. Reduced to its final analysis, a case becomes important or trivial as the defendant is important or trivial. If Roscoe Arbuckle were unknown and unimportant he would have been held for murder and treated precisely as were the defendants of recent disputes."

However, the decision of Judge Lazarus seemed well received, especially among the women who sat throughout the hearing.

While many of their number were congratulating Arbuckle, other scores were thanking and congratulating Judge Lazarus, whose mas-

terly summing up of the case won the judge in closing, "that murder is the admiration of all."

"Now, remember, gentlemen," said criminal law. The question for me

to decide, is whether under the facts adduced by the prosecution here I am justified in accepting the responsibility of sending this man up to the superior court for trial on the grievous charge of murder.

"And my conclusion is, counsel, that under the circumstances I have no such justification. However, I have decided to make a holding on the ground of manslaughter, feeling that there is enough in the conduct of the defendant justifying some possible defense or explanation on his part."

"I now make a ruling by which I hold the defendant, Roscoe Arbuckle, for trial before the superior court of this county on a charge of manslaughter."

General public sentiment against beating children—and prohibition, were given credit by Dr. Carstone for the decrease in cruelty.

"I suppose, from what I have read, that people are drinking just as much strong liquor as ever," Dr. Carstone said, "but it is a different class of people who are doing the drinking."

Men and women were picked up on the street as well as at alleged dives and questionable places. More than 150 of those picked up were held for "investigation."

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Released Star Reunited With Wife



"FATTY" ARBUCKLE AND HIS WIFE, MINTA DUREE.

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BEATING "KIDDIES" THING OF PAST

CHICAGO, Sept. 29.—Beating of children is practically a thing of the past, the Child Welfare League of America in convention here, reported today.

Societies for the prevention of cruelty to children have found little to do in the last few years, Dr. C. C. Carstone, president of the league, said.

General public sentiment against beating children—and prohibition, were given credit by Dr. Carstone for the decrease in cruelty.

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WILSON NOT IN TREATY FIGHT

WASHINGTON, Sept. 29.—Former Pres. Woodrow Wilson has no intention of entering actively into the fight which certain democratic senators closely associated with his administration are waging against ratification of the German, Austrian and Hungarian peace treaties. According to Joseph P. Tumulty, his former secretary.

The democratic senators who recently discussed the treaty situation with Mr. Wilson were not sent for

by him, but were seen by him after they had requested an interview, Tumulty said today. They included Sen. Glass, of Virginia, formerly secretary of the treasury in Wilson's cabinet.

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